

VOL. XIX. No. 5,469. MIDDLETOWN, N. Y., MONDAY, JULY 2, 1894. 30 CENTS PER MONTH. PRICE 2 CENTS.

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1. *Journal of the American Medical Association*, 1997; 277: 1033-1037.

...the

Go by the book on Beecham's Pill.

keep the book. Address
H. E. Bucklin & Co., Chicago, Ill.
Beecham's Pills with 2 drink of
water, mornings.

—E. A. Rose. Your druggist sells it in powder or liquid. The powder to be taken dry or made into a tea.

to the companies.
At Decatur, Ills., 660 men are out. Ten
through Wabash passenger trains are side-
tracked and 300 passengers are laid out.
Many of them have been in the cars thirty
six hours.

Go by the book on Beecham's Pills

NEWSPAPER PRIMITIVES

DAILY ARGUS.

OFFICIAL CITY PAPER.

WEATHER INDICATIONS.

By United Press.

WASHINGTON, July 2.—Local rains; probably fair, Tuesday; westerly winds.

THE TEMPERATURE.

The following was the registry of the thermometer at Frank's drug store, to-day:

7 A. M., 77°; 12 M., 90°; 3 P. M., 90°.

AMUSEMENTS AND RECREATIONS.

—July 4—Opening of Harlem Park.
—July 4—Madisons vs. Asylums, on Hospital grounds; two games.
—July 25—Wheelmen's race meet, at Campbell track.
—Aug. 1—Annual clam bake, of Millard Division, O. R. C., at Livingston Manor.
—No one is authorized to use "Hypodermic." See adv. of Dr. A. W. Sweeney.
—Bicycles at auction, to-night, at 45 East Main street.

NEW ADVERTISEMENTS.

—Special sale, Tuesday, of ladies' ribbed vests and gloves, at the New York store.
—Ladies' trimmed suits 25 cents at L. Stern's.
—Gents' furnishings of all kinds cheap at Isaac Light's.
—Lawn mowers cleaned and sharpened by J. M. Hanford.
—All kinds of 4th of July goods at 8 W. Millman & Co's.
—"Tuxedo" duck suits \$1.50 and \$2.00 at Geo. B. Adams & Co's.

LIVE LOCAL TOPICS.

—The early closing movement will commence on Thursday of this week.
—The grocers of this city will close their places of business at 11 A. M., July 4.
—The sharpshooter's badge contest will be held at the Armory, tomorrow evening.
—The Madison base ball club, of Harlem, will play two games of base ball with the Asylums, on Wednesday, July 4th.
—Do not fail to attend the cake sale at McMonagle & Rogers, Tuesday afternoon, July 3rd, for the benefit of Grace Church.
—Parts No. 12 and 13 of "America's Greatest Men and Women" have arrived. Ten cents and a coupon secures it. All back numbers on hand.
—The Ladies' Auxiliary of Grace Church will hold a cake sale at McMonagle & Rogers' drug store, Tuesday afternoon, July 3rd, from 3 until 6 o'clock.

—Work on the artesian well at the Mathevan State Hospital has been stopped, the appropriation having been exhausted. The well has reached a depth of 3,139 feet.
—Frank Ayres, of Newburgh, released from the Albany Penitentiary, Friday, after serving a six months' sentence for petty larceny, was arrested on a bench warrant, issued on an indictment found by the last Grand Jury for stealing \$35 from Ezra J. Benjamin, of Monroe.

PERSONAL.

—Mr. George B. Adams returned, yesterday, from his European trip.
—Mr. John C. Edmonie, of Brooklyn, spent Sunday in town with friends.
—Miss Emma Smides, of Baltimore, is making a visit with friends in this city.
—Miss Marion Murray, of Kingston, Ont., is visiting relatives and friends, in this city.
—Mrs. F. O. Tompkins and children left, this morning, for a visit of several months at her former home at Jonesville, Mich.
—Mr. Chas. Moody and Miss Anna Moody, of New York city, are visiting at the residence of Miss Maggie Halligan, on North street.
—Mr. and Mrs. E. O. Hill, of Grand avenue, left town, this morning, for a two weeks' visit with relatives, at West Haven, Conn., and elsewhere.
—Mrs. William Whittaker and son John, of this city, who have been visiting friends at North Adams, Mass., for the past two weeks, have returned home.

—Rev. Geo. W. Downs, who occupied the pulpit of the First Presbyterian Church, yesterday morning, is assistant pastor of the Central M. E. Church, New York, of which Rev. Dr. Gregory is pastor.
—Mr. J. H. Veazey and wife, of Boston, who have been stopping in town for the past four weeks, returned home this morning. Mr. Veazey is in the employ of the Swift Refrigerator Company, and has been superintending the remodeling of the old refrigerator in this city. He was also in charge when the building was originally constructed.
—Naval Cadet Powelson's reasons for requesting transfer from the construction corps to the line, as given in a Norfolk, Va., dispatch, are that the upper grades of the construction corps, when the old constructors retire, will be filled with comparatively young men, completely blocking all chance of promotion for those below them, so that the line offers better opportunities for advancement.

—An Electric Cars Off the Track
One of the electric cars left the rails on North street near Wickham avenue, this forenoon, and one set of trucks dropped down into the excavation made for the brick paving. No damage was done to the car which was soon pulled back on the rails.

—Mowing Machine Oil, best quality, 50 cents per gallon at McMonagle & Rogers' Drug Store.

ELECTRIC RAILWAY MATTERS.

The Academy Avenue Line in Operation

—Traffic suspended, Sunday, to Relay the North Street Tracks.

As was stated, Saturday, a trial trip over the Academy avenue line of the electric road was made about 4 o'clock. The car was run at slow speed at first but every thing was found to be all right and then as good time was made as on any other part of the road.

As soon as the car started down East Main street, the word passed along the line that it was coming and everybody was upon their stoops or sidewalks waiting to see it, and greeted it with waving of handkerchiefs, doffing of hats, and in one or two instances with the discharge of firecrackers. The boys and girls soon discovered that there was a chance for a free ride, and on the second trip up from 75 to 100 children were on board.

The first regular trip was made at 6 o'clock, and twenty passengers made the trip down. As a result of the opening of this line, thus giving a much longer ride than usual, the travel was even greater than ordinarily Saturday night, and the three cars could hardly accommodate the crowds.

The work of relaying the tracks on North street from Railroad avenue to Wickham avenue, began at 11 o'clock, Saturday night, and was not completed until 4 o'clock, yesterday afternoon, and travel was suspended during that time. About 100 men were employed at the work. The whole track was taken up, the dirt dug out and the ties relaid on ballast and new rails put down.

The light necessary for carrying on night work was obtained from groups of incandescent lights attached to the trolley wire by a copper wire which was also connected with the rail.

Work on the line to Midway Park is progressing rapidly and everything but the laying of the ties and rails will be completed in a day or two. The opening of the line to the park is not a long way off.

Contractor E. A. Brown says he expects all the ironwork for the new bridge over the Wallkill will be here by July 15th and that cars will be running over it by August 10th, at the latest.

Another "kink" formed in the rails on North street where the earth had been removed to-day, owing to the intense heat, but chunks of ice placed at intervals on the rails soon reduced the temperature and contracted the rails so that they could be straightened out.

DROWNED IN THE WALLKILL.

Daniel Tobin, Seized With Cramps, Drowns Before the Eyes of Many Companions.

Daniel, the twelve-year-old son of John Tobin, of Montgomery, was drowned, yesterday afternoon, about 3 o'clock, in the Wallkill River, one mile above that village. About thirty boys were in bathing at the time. Young Tobin, who could not swim, was wading in the stream, when he was suddenly seized with cramps. Joseph Cahill, a companion, saw his distress and swam to his assistance, but the boy sank out of sight.

Constable Edward Pitts was sitting on the opposite side of the river and saw the occurrence. He removed his clothing and jumped in and soon recovered the body which he took to the shore. There was no sign of life, nor was any effort made to resuscitate the boy.

Coroner Decker was summoned and the jury rendered a verdict of accidental drowning.
Mr. Tobin, the boy's father, was formerly a resident of Ballville, having moved to Montgomery, April 1st. Our Montgomery correspondent writes that at the point where the accident occurred, there are a number of springs, which make a great and sudden changes in the temperature of the water about them, and to this fact the boy's seizure by cramps was doubtless due.

Hearing in the Street Opening Case Postponed Until July 9th

City Attorney John L. Wiggins, this morning received a telegram from Hon. A. S. Cassidy, that the Commissioners in the new street opening matter could not attend to-day, and had adjourned the case until July 9th.

Will Not Prosecute Senator Hinchliffe.

Conductor Lewis Jones, of the Susquehanna and Western, who was cut in the arm, Thursday night, by Senator Hinchliffe, of Paterson, in a dispute over a pass, says that he will not prosecute the case as it will cost him too much.

Delayed by a Stalled Freight.

The Mountain Express was a few minutes late, this morning, having been delayed by an east bound freight, which became stalled near the Summit. The Mountain Express was run around the freight on the west bound track.

Ladies Who Bleat.

What a great number there are, how uncomfortable it makes them; it is almost impossible for these afflicted to enjoy life. In my private practice I have always found Sulphur Bitters to be the best remedy. All who are thus troubled should use it. Mrs. Dr. Childs, Boston.

TRACION COMPANY WINS

THE BENTON AVENUE INJUNCTION DISSOLVED BY JUDGE DYKMAN.

Not a Matter for Judicial Interference Until the Traction Company Violates the Law—No Proof of Such Intention—Judge Dykman's Order and Opinion
Justice Dykman has at last rendered his decision in the matter of the application of Clarissa J. Huyler and others for the continuance of the temporary injunction restraining the Middletown-Goshen Traction Co. from laying its tracks through Benton avenue and the decision is in favor of the Traction Co.

As will be seen by the opinion published below, all other questions raised by the plaintiffs than the right of the company to lay its tracks through its street in accordance with the law were ignored by Justice Dykman, who took no stock in the argument made before him that it was the intention of the company to steal a march on the residents of that street by laying its tracks during the night or on Sunday, when there would be no possibility of securing an injunction.

Presuming that the officers of the company will comply with the law, which requires the securing of the consents of a majority of the property owners abutting upon the street, Judge Dykman dissolves the injunction.

This decision does not, however, settle the Benton avenue matter, for unless the necessary consents are obtained, the road will not go through that street, but it leaves the company free to pursue the usual course under the law to acquire the right of way through the street.

The order of the court dissolving the injunction, with Justice Dykman's opinion, are given below:

At a special term of the Supreme Court, held at the Court House in the village of White Plains, on the 30th day of June, 1894.

Present, Hon. J. O. Dykman, Justice.

N. Y. SUPREME COURT, ORANGE COUNTY.
CLARISSA J. HUYLER, IN BEHALF OF HERSELF AND SUCH OTHER PERSONS SIMILARLY SITUATED WHO MAY JOIN IN THIS ACTION, Against THE MIDDLETOWN-GOSHEN TRACTION COMPANY.

The order to show cause heretofore made and granted in this action, returnable before this Court upon the 16th day of June, 1894, and the motion that the temporary injunction contained in the said order should be continued until the final judgment in this action having come on to be heard at the Special Term of this Court, held at the Court House in the village of White Plains, on the said 16th day of June, 1894; and after reading the affidavits of Francis S. Truax, Jennie E. Prior, B. W. Bodine, Luther R. Marsh, W. C. F. Bastian, Francis C. Everson and John J. Huyler, served with the said order to show cause, and the additional affidavits of Luther R. Marsh, verified June 13, 1894, John J. Huyler, verified June 13, 1894, Frank H. Waggoner, verified June 11, 1894, and the maps submitted and the complaint in this action, in support of said motion; and after reading the affidavits of Ernest G. Wightman, verified June 13, 1894, William B. Rockwell, verified June 14, 1894, Austin E. Luddington, verified June 14, 1894, and Ernest G. Wightman, verified June 16, 1894, and the map submitted and the verified answer in this action, in opposition to said motion; and after hearing Luther R. Marsh, Esq., and Martin J. Keogh Esq. for the plaintiff, in favor of said motion, and Henry W. Wiggins Esq., and William Vanamance Esq. for the defendant, opposed, it is

Ordered that the said order heretofore made in this action enjoining and restraining the defendant, their officers, agents and employees from entering into or upon the street known as Benton avenue in the city of Middletown, Orange county, New York, for the purpose of establishing a street or trolley railroad in said Benton avenue, or in any portion thereof, and from placing any iron rails, poles, ties or other materials on any part of said Benton avenue, and from digging up or subverting the soil or ground along or on said Benton avenue, and from erecting any poles along or on said Benton avenue or stringing any trolley or other wires along or over said Benton avenue, or any portion thereof, and from doing any act of any kind or nature which will in any manner encumber or tend to encumber said Benton avenue with any obstruction or obstruction, and from doing anything which will add or tend to add any additional burden, easement or servitude on said Benton avenue, or any portion thereof, and from in any manner interfering with the trees growing on or along said Benton avenue, or any portion thereof, and from doing any kind of work whatsoever on said Benton avenue or any portion thereof, be and the said order hereby is wholly vacated and set aside and the said injunction is hereby wholly vacated, set aside and dissolved.

It is further ordered that the motion that said order or an order of like purport and effect should be continued until final judgment in this action and the motion that the defendants shall be enjoined and restrained until the final judgment in this action from doing any of the acts or things herein before set forth be and the said motion hereby is denied, with ten dollars costs.

Entered in Orange county, J. O. DYKMAN, J. S. C. JUSTICE DYKMAN'S OPINION.
CLARISSA J. HUYLER, against THE MIDDLETOWN-GOSHEN TRACTION COMPANY.
DYKMAN J. It must be borne in

Highest of all in Leavening Power.—Latest U. S. Gov't Report

Royal Baking Powder

ABSOLUTELY PURE

mind that the courts have no power or authority to interfere with the construction of the defendant's road. Such roads are authorized by the legislature, which is the branch of the State government having charge of all such measures.

Neither can the courts dictate the routes over which the road shall be laid. This is also regulated by the legislature in the statute under which this company was organized.

The application of these two principles eliminate from consideration upon this motion much of the matter contained in the complaint and the moving papers used upon the argument of the motion.

Neither the complaint nor the affidavits state facts sufficient to show that the officers of this traction company intend to proceed in any forcible or unlawful manner in the construction or operation of its road, and the papers are insufficient to justify the interference of a court of equity to arrest the proceedings at this time.

They must be left at liberty to pursue the means provided by the statute for the acquisition of the right to construct and operate their road, untrammelled by judicial interference so long as their action is in subordination to the statute and inside of its prescriptions.

There is a statement in the moving papers that it is freely talked all around that the defendant intends to lay down its tracks through Benton avenue on some night, regardless of the law and the rights of the citizens, but the talk is traced to no source, and it is quite insufficient to constitute the basis of judicial action.

It is quite inconceivable that the officers of this corporation intend to make an unlawful nocturnal descent upon this street and construct its road there without legal authority.

They know how ready the courts have been to interfere for the protection of private rights against the aggression of corporations and that commencing with the celebrated Story case, they have spoken with no uncertain sound upon that subject.

Let it not be understood that threats of violence and injury are never sufficient to justify the interposition of courts of equity. In connection with other facts and circumstances they frequently are so, and often constitute the sole evidence of impending injury. But the difficulty in this case is that there is no proof of any threatened injury or of any intended wrongful act upon the part of the defendant, and the utterance of such threats and the entertainment of such intentions are positively denied.

There has, as yet, been no invasion of public or private rights by this corporation, and the intention to make such invasion is repudiated by the officers of the company and its counsel.

The motion to continue the injunction is therefore denied, with ten dollars cost.

CITY BANK MEETINGS.

The First National—A Fine Show of Earnings—No Dividend Made—The Net Result Carried to "Undivided Profits." The Merchants and Manufacturers and the Trust Company.

As has been made known, it is the determined policy of the directors of this institution that no dividends be paid until the surplus and undivided profits have reached the amount which will place the bank in an impregnable position.

At the meeting of the directors, this morning, the following resolution was unanimously adopted:

"It having been ascertained that the sum of \$5,533.36 has been earned, over and above all expenses and taxes, during the past six months, be it resolved, in pursuance of the policy outlined in the circular letter of January, 1894, addressed to the stockholders, that the net earnings of this bank, for the six months elapsed, be credited to undivided profits, and that the stockholders be notified of this action."

The Merchants and Manufacturers' Bank declared a semi-annual dividend of three per cent, free of taxes, and carried a balance to the surplus fund.

The Orange County Trust Company will not hold its semi-annual meeting until Friday, but the committee which made an examination of the bank's affairs, to-day, will report in favor of declaring a dividend of three per cent., which will leave a snug balance of earnings to go to the surplus fund. This bank has passed the half million mark in its deposits.

Bank Dividends.

The Quassak National Bank, of Newburgh, has declared a dividend of three-and-a-half per cent., and the Highland National Bank three per cent.

A New Style of Hammock.

B. S. Dayton & Son have a novelty in hammocks. It is made of woven wire, galvanized, is said to be even more comfortable than ordinary hammocks and will last a life time.

We call attention to the new advertisement of W. L. Douglas' \$3.00 Shoe, which appears in our issue, to-day. We have every assurance from the manufacturer that the recent improvements in style and quality will give more satisfaction than ever to the wearers of these popular shoes.

PORT JERVIS ACADEMY.

Commencement Exercises Friday Evening—A Class of Fourteen Graduated.

The commencement exercises of the Port Jervis Academy took place in the Opera House, Friday evening. The following were the members of the graduating class:

Thomas C. Campbell, Fred Terwilliger, W. Ray Tubbs, A. Edna Casterlin, Ada Dorr, Lulu Olivia Hannah, Gertrude Wandel Lee, Carrie Louise Lockwood, Maude S. Luckey, Anna Van Inwegen, Veronica E. Waters, Estella Weininger, Emma Isabel Wilcoxson, Ida Mae Wilcoxson.

The Ladies.

The pleasant effect and perfect safety with which ladies may use the California Liquid Laxative, Syrup of Figs, under all conditions, makes it their favored remedy. To get the true and genuine article, look for the name of the California Fig Syrup Co., printed near the bottom of the package.

GEO. B. ADAMS & CO.

Tailor-Made "Tuxedo" Duck Suits \$1.89 and \$2.69.

Girls, if you want to be to date you must have Duck Suit.

Duck by the yard in 18 different styles—plain, stripe, pin-dot, figured, etc. Light and dark colors.

Shirt Waists!

Shirt Waists!

Shirt Waists galore. Remember we give 10 per cent. off Ladies' Shirt Waists all this week.

Fourth of July (Wednesday) we close store all day, and after the 4th, store will be closed at 6 p. m. every day except Saturdays and Mondays, till Sept. 15th.

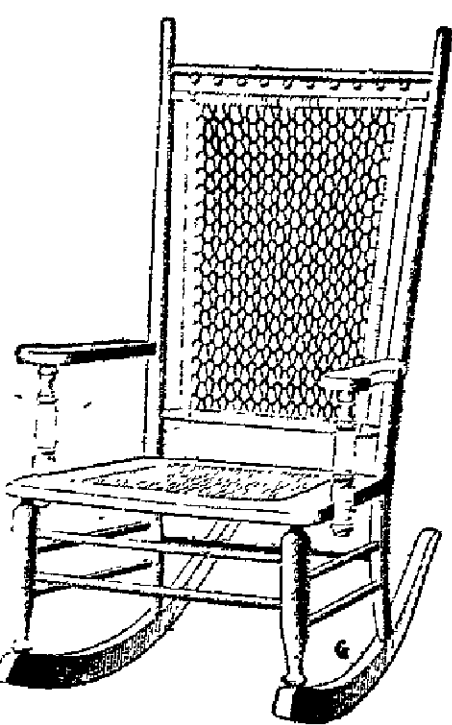
Every Monday and Saturday evening we will be pleased to see our friends, customers and the public generally, and will promise everybody the best of attention.

GEO. B. ADAMS & CO.

4th of JULY will be here on Wednesday. Don't let this national holiday pass without celebrating. We can help you do it at little expense if you use our Colored Fires.

Olney's Pharmacy,

4 East Main Street.



ONLY \$1.89!

former price \$3.50. Look at this rocker. It is a dandy, with lace woven rattan back; nice enough to put in your parlor and good and strong enough to put in your kitchen or on your porch. Come quick; we only have 300 on hand.

Friends, this is only the beginning of what we intend to do, this summer, in the line of bargains.

THE C. E. Crawford Furniture Co.

44-46 North Street.

WE ADVERTISE BECAUSE while several thousand people know the excellence of our Ice Cream Soda, several thousand others know nothing about it. This latter class don't know that we are giving for five cents a glass of Ice Cream Soda so absolutely perfect that we couldn't make it better at any price. When everybody knows it, we expect to do quite a business.

McMonagle & Rogers, Druggists.

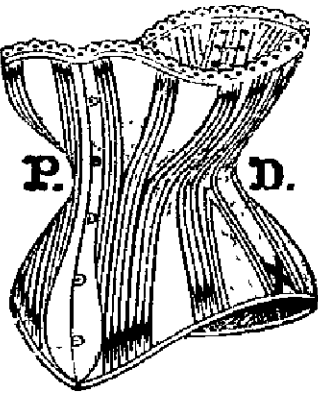
A LITTLE SECRET.

The superiority of our Ice Cream Soda, which elicits universal praise, is largely due to the excellence of our Flavors
Our Premium Extract Vanilla, by reason of its purity, is especially adapted for flavoring Ice Cream. Don't make the mistake of spoiling your Ice Cream by using "cheap" Extracts. Your grocer has our Flavors—our name on every bottle

McMonagle & Rogers

Buttermilk Soap 7 cents—Cuticura Soap 15 cents—Tar Soap 12 cents—Sulphur Soap 15 cents, High grade Toilet Soaps in abundance.

McMonagle & Rogers, Druggists.



STYLE 104.

GRACE, COMFORT.

The fame of the "P. D." Corsets has become world-wide, and holds a firm place in the affection of the great number of women that wear them. We have them in FIVE complete styles, at all prices, in white, drab and black

C. W. FANCHER & CO.,

7 West Main Street,

